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OFFICIAL FILING BY FACSIMILE TRANSMISSION ON MARCH 20, 2003 TO THE OFFICE OF PETITIONS BY FACSIMILE #703 308 6916, OFFICE OF PETITIONS TELEPHONE NUMBER 703 305 9282 (EXAMINER FRED PRINCE, 6 ART UNIT 1724, TELEPHONE 703-306 9169.). 7 Our Ref. No. P-1534-011 8 IN THE UNITED STATES PATENT AND TRADEMARK OFFICE . 9 In Re Application of: 10 Date: March 20, 2003 CULLINAN 11 Group Art Unit: 1724 Serial No. 09/041,685 12 Examiner: Fred Prince Filed: March 13, 1998 13 For: A VERTICAL VORTEX OR LAMINAR FLOW INTERACTIVE BIO 14 MEDIA WATER TREATMENT DEVICE or in the alternative A BIO-REACTIVE 15 GREASE AND OIL SEPARATOR 16 **FAX RECEIVED** By facsimile transmission only 703 308 Attention Office of Petitions 17 Assistant Commissioner of Patents MAR 2 0 2003 Box DAC 18 Washington, D.C. 20231 **PETITIONS OFFICE** 19 Dear Commissioner: 20 In response to the communication from the Examiner dated August 16, 2000, 21 2001, please consider the following: 22 PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED 23 UNINTENTIONALLY UNDER 35 CFR 1.137(b) 24 The inventors and applicants now Petition for Revival of the Above Identified 25 Application and provides the following to the Commissioner: 26 Application No. 09/041,685 Certificate of facsimile filing 27

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03/24/2003 HLE555

- 1) The Petitioner submits a small entity Petition fee of \$650.00 pursuant to 37 CFR 1.17(1).
- 2) The Petitioner submits a response to the Examiner's Action of August 16, 2000.
- 3) the Petitioner asserts that there is no terminal disclaimer required as this application was filed on or after June 8, 1995.
- 4) the Petitioner submits Petitioner's statement that the entire delay was unintentional. The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37CFR 1.137(b) was unintentional.

March, 2003	Max V. Weiss
March 2003	Terry J.Cullinan

RESPONSE TO EXAMINER'S ACTION OF AUGUST 16, 2000

The following substitute specification for application 09/041,685, entitled A BIO-REACTIVE GREASE AND OIL SEPARATOR, is submitted. The substitute specification, the claim amendments and the remarks are responsive to the Final Office Action dated August 16, 2000 wherein the Examiner states that the substitute specification filed April 11, 2000 has not been entered because it does not conform to MPEP 608.01(q) which requires the submission of a marked-up copy which shows additions to and/or deletions from the original specification and that said proffered substitute specification does not conform to 35 CFR 1.125 which requires that applicants certify that there is no new matter, and moreover, the specification is not entered because

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20, 2003 by Flood E. Ivey.

Application No. 09/041,685

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it is replete with new matter.

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Application No. 09/041,685

Your applicant submits the following as a substitute specification flowing from the reordering of that which was submitted as the original application. This response and substitute specification is drawn from the specification, drawings and claims as originally submitted and claims 10-29 as added but not received in the August 16, 2000 Action.

The amendments and substitution pages are submitted in the new format "Pre-OG Notice". Hence, for each amendment to each distinct section of the application, a separate sheet will be employed per the "Pre-OG Notice". Separate sheets will be commenced for a.) Introductory Comments; b.) Amendments to the Specification; c.) Amendments to the Claims; and d.) Remarks. It is observed that for claims, all claims will be displayed where any amendment is made to any claim. Amendments to claims shall be shown by strike through for deletions and underlining for additions. Amendments to the specification will be by strikeout and underlining. No separate "clean" version is provided for either amendments to claims or specification. In this Petition to the Commissioner and Response to the Examiner's action, the application is set forth as a substitute application. The source supporting each amendment to either claims or specification is from that originally submitted with the original application re: specification and claims and as derived from an examination of the drawings.

CERTIFICATION OF NO NEW MATTER

Pursuant to 37 CFR 1.125, t is certified that no new matter has been added by this submitted substitute specification. The substitute specification is submitted in a marked up format. The additional text is drawn from a review of the drawings as originally submitted comprising Figures 1 through 11. Deriving additional description of the invention from the drawings is recognized as proper and it is

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contended here that no new matter has been added.

The test of the right to make counts is to be found in the total disclosure. Thus, the omission of a written description in the specification of an application will not necessarily prevent the reading of a count on a structure shown in the drawing and described in general terms in the specification. Here, the function of the disclosed structure is inherent in the structure shown in the drawings forming a part of the application. Woofter v. Carlson, 367 F.2d 436, 441, Cust. & Pat.App. 1966; Carlson v. Nagata, 480 F.2d 1372, 1375-76; Cust. & Pat.App., 1973

The inventors are Max V. Weiss, 407 Skidoo Bay, Polson, Mt. 59860 and Terry J. CULLINAN, P.O. Box 2725, Missoula, Mt. 59806 are as disclosed in the original application.

A new Declaration is filed in accordance with the requirements of the Examiner.

This PETITION FOR REVIVAL ACCOMPANIED BY A RESPONSE TO THE LAST OFFICE ACTION OF AUGUST 16, 3000 is being filed by facsimile transmission to FACSIMILE #703-305 7718.

FEES OWING

The applicant respectfully observes that this Petition requires the payment of \$650 for a small entity and that the PTO 2038 form for payment by Credit Card is included with this transmission.

AMENDMENTS

In the Specification

On the following pages the Examiner will find a Substitute Specification with

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Application No. 09/041,685

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